

115TH CONGRESS  
1ST SESSION

# H. R. 1392

To establish a National TechCorps program, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 7, 2017

Mr. BERNA (for himself, Mr. KILMER, Mr. SOTO, Mr. PERLMUTTER, Mr. MCNERNEY, Mrs. MURPHY of Florida, Mr. HIMES, and Ms. SINEMA) introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committees on Oversight and Government Reform, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To establish a National TechCorps program, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “TechCorps Act”.

5       **SEC. 2. OPM DATABASE OF TECHCORPS-ELIGIBLE POSI-**  
6       **TIONS.**

7       (a) IN GENERAL.—Not later than 60 days after the  
8       date of enactment of this Act, the Director of the Office

1 of Personnel Management shall establish and maintain an  
2 electronic database of job vacancies across the Govern-  
3 ment relating to information technology. The Director  
4 shall consult with each Federal agency in establishing and  
5 periodically updating the database.

6 (b) PUBLICATION.—The database of vacant positions  
7 described under subsection (a) shall be published and  
8 available on the USA Jobs Internet Web site, and each  
9 position in the database shall be described on such Web  
10 site as a “TechCorps-eligible position”.

11 **SEC. 3. ESTABLISHMENT OF TECHCORPS.**

12 Section 122(a) of the National and Community Serv-  
13 ice Act of 1990 (42 U.S.C. 12572(a)) is amended by add-  
14 ing at the end the following:

15 “(6) TECHCORPS.—The Corporation shall enter  
16 into an interagency agreement (other than a grant  
17 agreement) with another Federal agency under sec-  
18 tion 121(b) to carry out a TechCorps program under  
19 which—

20 “(A) individuals apply to service as a  
21 TechCorps member—

22 “(i) prior to graduating from a pro-  
23 gram of study at institution of education  
24 leading to degree or certificate relating to  
25 information technology, but not earlier

1           than the last academic year of such pro-  
2           gram of study; or  
3                 “(ii) after graduating from such a  
4                 program of study;  
5                 “(B) individuals described in subparagraph  
6                 (A)(i) are recruited not earlier than the last  
7                 academic year of their program of study;  
8                 “(C) individuals described in subparagraph  
9                 (A) desiring to serve as TechCorps members  
10                shall commit to employment with the Federal  
11                agency in a job relating to information tech-  
12                nology for not less than a 2-year period; and  
13                 “(D) upon receiving and accepting such  
14                employment, such an individual shall be a  
15                TechCorps member, which membership may not  
16                exceed a 4-year period.”.

17 **SEC. 4. LOAN DEFERMENT AND LOAN FORGIVENESS.**

18         (a) **LOAN DEFERMENT.**—Section 455(f)(2) of the  
19 Higher Education Act of 1965 (20 U.S.C. 1087e) is  
20 amended—  
21                 (1) in subparagraph (C), by striking “or” at  
22                the end;  
23                 (2) in subparagraph (D), by striking the period  
24                at the end and inserting “; or”; and  
25                 (3) by adding at the end the following:

1                 “(E) during which the borrower is serving  
2                 as a TechCorps member under section  
3                 122(a)(6) of the National and Community Serv-  
4                 ice Act of 1990 (42 U.S.C. 12572(a)(6)).”.

5                 (b) LOAN FORGIVENESS.—Part D of title IV of the  
6 Higher Education Act of 1965 is amended by adding at  
7 the end the following:

8                 **“SEC. 460A. LOAN FORGIVENESS FOR TECHCORPS MEM-  
9                 BERS.**

10                 “(a) PROGRAM AUTHORIZED.—The Secretary shall  
11 carry out a program of canceling the obligation to repay  
12 a qualified loan amount in accordance with subsection (b)  
13 for loans made under this part to any borrower who—

14                 “(1) has served as a TechCorps member under  
15 section 122(a)(6) of the National and Community  
16 Service Act of 1990 (42 U.S.C. 12572(a)(6)) for not  
17 less than a 2-year period; and

18                 “(2) is not in default on any loans for which  
19 the borrower seeks forgiveness.

20                 “(b) QUALIFIED LOAN AMOUNT.—

21                 “(1) TWO YEARS OF SERVICE.—The Secretary  
22 shall cancel an amount equal to 50 percent of the  
23 loan obligation on any loans made under this part  
24 to a borrower described in subsection (a) that are

1       outstanding after the borrower's completion of 2  
2       years of service as a TechCorps member.

3           “(2) ADDITIONAL YEARS OF SERVICE.—Subject  
4       to paragraph (3), with respect to a borrower who re-  
5       ceives the loan cancellation under paragraph (1)  
6       after the completion of the 2 years of service re-  
7       quired under such paragraph, and—

8           “(A) who serves for an additional year as  
9       a TechCorps member upon completion of such  
10      2 years of service, the Secretary shall cancel an  
11      amount equal to 50 percent of the loan obliga-  
12      tion on any loans made under this part to the  
13      borrower that are outstanding after the bor-  
14      rower's completion of such additional year of  
15      service; and

16           “(B) who serves for a second additional  
17      year as a TechCorps member upon completion  
18      of the additional year of service described in  
19      subparagraph (A), the Secretary shall cancel  
20      the loan obligation on any loans made under  
21      this part to the borrower that are outstanding  
22      after the borrower's completion of such second  
23      additional year of service.

24           “(3) MAXIMUM AMOUNT.—The aggregate loan  
25      obligation of a borrower that may be cancelled under

1       this section may not exceed the amount equal to the  
2       maximum aggregate amount of Federal Direct Staf-  
3       ford Loans and Federal Direct Unsubsidized Staf-  
4       ford Loans that may be awarded to a dependent stu-  
5       dent under this part.

6       “(e) TAX TREATMENT.—The amount of a loan, and  
7       interest on a loan, which is canceled under this section  
8       shall not be considered income for purposes of the Internal  
9       Revenue Code of 1986.

10      “(d) PREVENTION OF DOUBLE BENEFITS.—No bor-  
11     rower may, for the same voluntary service, receive a ben-  
12     efit under both this section and—

13           “(1) section 428K;  
14           “(2) section 455(m); or  
15           “(3) subtitle D of title I of the National and  
16       Community Service Act of 1990 (42 U.S.C. 12601  
17       et seq.).”.

18 **SEC. 5. GAO STUDY ON IT STAFFING NEEDS OF THE FED-  
19                           ERAL GOVERNMENT.**

20       Not later than 180 days after the date of enactment  
21       of this Act, the Comptroller General of the United States  
22       shall—

23           (1) study the projected staffing needs for jobs  
24       related to information technology in the Federal  
25       Government during the 10-year period beginning on

- 1       the date of enactment of this Act, including the
- 2       number of such jobs that will become available or
- 3       will be created during such period; and
- 4               (2) submit to Congress the results of such
- 5       study.

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